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ADMCLO, ECF, MEMBER, RELATED

**U.S. District Court
Southern District of New York (Foley Square)
CIVIL DOCKET FOR CASE #: 1:06-cv-02990-AKH**

Low v. National Transportation Safety Board
Assigned to: Judge Alvin K. Hellerstein
Lead case: [1:21-mc-00097-AKH -THK](#)
Member case: [\(View Member Case\)](#)
Related Case: [1:21-mc-00097-AKH](#)
[-THK](#)

Date Filed: 04/18/2006
Date Terminated: 06/14/2011
Jury Demand: None
Nature of Suit: 895 Freedom of
Information Act
Jurisdiction: U.S. Government Defendant

Cause: 05:552 Freedom of Information Act

Plaintiff

Gary Michael Low

represented by **Jayne Conroy**

Hanly Conroy Bierstein Sheridan Fisher &
Hayes, LLP
112 Madison Avenue
New York, NY 10016
(212) 784-6402
Fax: (212) 784-6400
Email: jconroy@hanlyconroy.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Paul J. Hanly , Jr

Hanly Conroy Bierstein & Sheridan LLP
415 Madison Avenue
New York, NY 10017
212-784-6401
Fax: 212-784-6420
Email: phanly@hanlyconroy.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

V.

Defendant

National Transportation Safety Board
490 L'Enfant Plaza, SW Washington, DC
20594

represented by **Sarah Sheive Normand**
U.S. Attorney's Office, SDNY (86
Chambers St.)
86 Chambers Street
New York, NY 10007
(212) 637-2200
Fax: (212) 637-2686
Email: sarah.normand@usdoj.gov
ATTORNEY TO BE NOTICED

Amicus

**The Reporters Committee for Freedom
of the Press**

represented by **Michael Douglas Steger**
Law Offices of Michael D. Steger, PC
1325 6th Avenue
27th Floor
New York, NY 10019
(845) 727-1750
Fax: (845) 689-2155
Email: msteger@steger-law.com
ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
04/18/2006	<u>1</u>	COMPLAINT against National Transportation Safety Board. (Filing Fee \$ 350.00, Receipt Number 576370)Document filed by Gary Michael Low.(es,) Additional attachment(s) added on 4/24/2006 (mbe,). (Entered: 04/19/2006)
04/18/2006		SUMMONS ISSUED as to National Transportation Safety Board. (es,) (Entered: 04/19/2006)
04/18/2006		CASE REFERRED TO Judge Alvin K. Hellerstein as possibly related to 21-mc-97. (es,) (Entered: 04/19/2006)
04/18/2006		Case Designated ECF. (jeh,) (Entered: 05/02/2006)
04/27/2006		CASE ACCEPTED AS RELATED TO 21mc97. (jeh,) (Entered: 05/02/2006)

04/27/2006		Magistrate Judge Theodore H. Katz is so designated. (jeh,) (Entered: 05/02/2006)
04/27/2006		CONSOLIDATED MEMBER CASE: Case consolidated with 1:21-mc-97. (rjm,) (Entered: 12/12/2006)
05/02/2006	<u>2</u>	NOTICE OF CASE ASSIGNMENT to Judge Alvin K. Hellerstein. Judge Unassigned is no longer assigned to the case. (jeh,) (Entered: 05/02/2006)
05/22/2006	<u>3</u>	ANSWER to Complaint. Document filed by National Transportation Safety Board. (Normand, Sarah) (Entered: 05/22/2006)
05/26/2006	<u>4</u>	AFFIDAVIT OF SERVICE of Summons and Complaint. National Transportation Safety Board served on 4/20/2006, answer due 5/10/2006. Service was accepted by Lisa Taylor, Paralegal. Document filed by Gary Michael Low. (Conroy, Jayne) (Entered: 05/26/2006)
10/17/2006	<u>5</u>	<p>CASE MANAGEMENT ORDER... All attorneys who have been admitted to this Court, either for all purposes or pro hac vice for purposes of this case who are not yet registered to file documents electronically, shall complete and file a CM/ECF attorney registration form by November 1, 2006. Forms can be found on the Court's website at www.nysd.uscourts.gov. As of October 17, 2006 all documents filed in the Miscellaneous case and the underlying civil cases shall be filed electronically on the Court's ECF system via the Internet at ecf.nysd.uscourts.gov. All correspondences are to be submitted in either Word or WordPerfect format to WTC_letters@nysd.uscourts.gov. The subject heading of the email must include the case number of the action or actions that the email pertains to. No correspondences are to be sent to Chambers through regular mail. No correspondences should be in the form of a motion. Amended complaints and supplemental pleading shall provide a list of the additional parties and indicate the action to which they are being added... (Signed by Judge Alvin K. Hellerstein on 10/17/2006) Filed In Associated Cases:</p> <p>1:21-mc-00097-AKH-THK,1:02-cv-00456-AKH,1:02-cv-00458-AKH,1:02-cv-01727-AKH,1:02-cv-01728-AKH, 1:02-cv-03676-AKH,1:02-cv-06186-AKH,1:02-cv-06364-AKH,1:02-cv-06365-AKH,1:02-cv-06378-AKH, 1:02-cv-06379-AKH,1:02-cv-07144-AKH,1:02-cv-07145-AKH,1:02-cv-07147-AKH,1:02-cv-07149-AKH, 1:02-cv-07150-AKH,1:02-cv-07153-AKH,1:02-cv-07154-AKH,1:02-cv-07155-AKH,1:02-cv-07156-AKH, 1:02-cv-07259-AKH,1:02-cv-07260-AKH,1:02-cv-07261-AKH,1:02-cv-07289-AKH,1:02-cv-07290-AKH, 1:02-cv-07608-AKH,1:02-cv-07912-AKH,1:02-cv-08916-AKH,1:02-cv-08918-AKH,1:02-cv-08919-AKH, 1:02-cv-09234-AKH,1:02-cv-10273-AKH,1:03-cv-00006-AKH,1:03-cv-00029-AKH,1:03-cv-00332-AKH-THK, 1:03-cv-01016-AKH,1:03-cv-06183-AKH,1:03-cv-06801-AKH,1:03-cv-06805-AKH,1:03-cv-06843-AKH, 1:03-cv-06929-AKH,1:03-cv-06940-AKH,1:03-cv-07019-AKH,1:03-cv-07040-AKH,1:03-cv-07641-AKH, 1:03-cv-10203-AKH,1:04-cv-00365-AKH,1:04-cv-01857-AKH,1:04-cv-07189-AKH,1:04-cv-07226-AKH, 1:04-cv-07298-AKH,1:04-cv-08067-AKH,1:04-cv-09627-AKH,1:05-cv-07243-AKH,1:06-cv-02990-AKH, 1:06-cv-05115-AKH,1:06-cv-05967-AKH,2:03-cv-06105-AKH,2:03-cv-06310-AKH,2:03-cv-06800-AKH, 2:03-cv-06802-AKH,2:03-cv-06803-AKH,2:03-cv-06808-AKH,2:03-cv-06810-AKH,2:03-cv-06811-AKH, 2:03-cv-06838-AKH,2:03-cv-06966-AKH,2:03-cv-06968-AKH,2:03-cv-07021-AKH,2:03-cv-07022-AKH,</p>

		2:03-cv-07071-AKH,2:03-cv-07076-AKH,2:03-cv-07083-AKH,2:03-cv-07084-AKH(mj,) (Entered: 12/11/2006)
10/17/2006		Case Designated ECF. (rjm,) (Entered: 12/12/2006)
03/20/2007	6	STIPULATION OF DISMISSAL WITHOUT PREJUDICE... that defendant AMERICA WEST AIRLINES, INC., named herein as two separate defendants, AMERICA WEST and AMERICA WEST AIRLINES, INC., is hereby dismissed without prejudice and without costs to either party as against the other in the following individual actions consolidated in the In Re September 11 Litigation (21 MC 97): 02-7290, 02-7289, 02-7144, 02-7155, 02-3676, 02-7156, 02-8918, 02-8916, 03-6803, 03-7076, 03-7040, 03-7022, 03-7071, 03-7050, 04-7291 and 04-9627. Plaintiffs specifically reserve the right to recommence these actions if the statements in the affidavits of Rodney Frascht submitted on behalf of America West Airlines, Inc. are proven untrue. (Signed by Judge Alvin K. Hellerstein on 3/20/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 03/21/2007)
03/23/2007	7	STIPULATION OF DISMISSAL WITHOUT PREJUDICE... that Defts. UAL Corporation and United Airlines, Inc. are hereby dismissed without prejudice and without costs to either party as against the other in the following individual actions consolidated in the In Re September 11th Litigation (21 MC 97): 02-8918, 04-7291, 03-7076, 02-8916, 02-7156, 02-7155, 03-6803, 03-7040, 02-3676, 03-7022, 03-7070, 02-7289, 03-7071, 02-7144... and as further set forth in said stipulation of dismissal. (Signed by Judge Alvin K. Hellerstein on 3/23/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 03/23/2007)
03/29/2007	8	STIPULATION AND ORDER OF DISMISSAL without prejudice... that defendant MIDWEST AIRLINES, formally known as MIDWEST EXPRESS AIRLINES, is hereby dismissed without prejudice and without cost to either party as against the other in the following individual action consolidated in the: In Re: September 11 Litigation (21 MC 97): 1. Feller v AMR Corporation, etal: 04 CV 09627... and as further set forth in said Stipulation of Dismissal. (Signed by Judge Alvin K. Hellerstein on 3/28/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al. (rjm) (Entered: 03/29/2007)
04/27/2007	9	DECLARATION of Richard A Williamson in Opposition re: (969 in 1:21-mc-00097-AKH-THK) MOTION for Summary Judgment by <i>Continental Airlines, Inc. and Joining U.S.Airways, Inc's, U.S. Airways Group, Inc's and Colgan Air, Inc's Motion for Summary Judgment on the World Trade Center Properties' Cross Claims on United F. Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P.. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Scholz, Andrew) (Entered: 04/27/2007)</i>

04/27/2007	<u>1</u> <u>0</u>	DECLARATION of Keith Harris in Opposition re: (969 in 1:21-mc-00097-AKH-THK) MOTION for Summary Judgment by <i>Continental Airlines, Inc. and Joining U.S.Airways, Inc's, U.S. Airways Group, Inc's and Colgan Air, Inc's Motion for Summary Judgment on the World Trade Center Properties' Cross Claims on United F. Document filed by Port Authority of New York and New Jersey. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Scholz, Andrew) (Entered: 04/27/2007)</i>
04/27/2007	<u>1</u> <u>1</u>	COUNTER STATEMENT TO Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P.. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Scholz, Andrew) (Entered: 04/27/2007)
05/01/2007	<u>1</u> <u>2</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... that deft. AirTran Airways, Inc. is dismissed w/out prejudice and w/out costs to either party as against the other in the following individual actions consolidated in the In Re September 11 Litigation (21 MC 97) and in any other actions involving United Airlines Flight 175 departing from Logan Airport in Boston... 03-6802, 02-6364, 02-7154, 03-6811, 03-6801, 02-7153, 02-2802, 02-0458, 03-7083, 02-7152, 03-7084, 02-1727, 02-6365. Ptffs specifically reserve the right to recommence these actions if the statements in the 1/26/06 or 6/19/06 affidavits of Warren Turner submitted on behalf of AirTran Airways, Inc. are proven untrue. (Signed by Judge Alvin K. Hellerstein on 4/30/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al. (rjm) (Entered: 05/01/2007)
05/01/2007	<u>1</u> <u>3</u>	NON-WAIVER AGREEMENT... It is hereby agreed, by and between the undersigned counsel that any disclosure of a document or information by the Government shall not constitute a waiver by the Government of any privilege or other protection that may be applicable or information not disclosed. This Non-Waiver Agreement does not constitute and agreement by the Government to produce any particular document or information in the litigation, and is without prejudice to any objections the Government may have to any party's discovery requests. (Signed by Judge Alvin K. Hellerstein on 5/1/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al. This Document also relates to 21MC101.(rjm) (Entered: 05/02/2007)
05/11/2007	<u>1</u> <u>4</u>	STIPULATION OF DISMISSAL without prejudice (This document relates to All Cases); the Cross-Claims by Cross-claim plttfs World Trade Center Properties LLC, 1 World Trace Center LLC, 2 World Trade Center LLC, 4 World Trace Center LLC, 5 World Trade Center LLC and 7 World Trade Company, L.P., contained in the Amended Cross-Claims by WTCP Entities Against Certain Defts in Pltffs' Amended Flight 11 Master Liability complaint and Cross-claims by WTCP Entities Against Certain Defts in Pltffs' Amended 175 Master Liability Complaint, against deft AirTran, are dismissed without prejudice and without costs to either party as against the other. (Signed by Judge Alvin K. Hellerstein on 5/11/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(sn) (Entered: 05/11/2007)

05/25/2007	1 5	CROSS MOTION to Sever <i>and Stay Claims for Punitive Damages</i> . Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P..Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	1 6	DECLARATION of Wolfgang A. Dase, Esq. in Support re: (58 in 1:03-cv-07076-AKH) MOTION to Sever.. Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P.. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	1 7	MEMORANDUM OF LAW in Support re: (58 in 1:03-cv-07076-AKH) MOTION to Sever.. Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P.. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	1 8	DECLARATION of Richard A. Williamson in Opposition re: (1040 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>The Aviation Defendants' Notice of Motion for Focused Discovery from the Government</i> .. Document filed by World Trade Center Properties, LLC, Port Authority of New York and New Jersey, Port Authority Trans-Hudson Corporation, World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P., plaintiffs. (Attachments: # 1 Exhibit # 2 Exhibit # 3 Exhibit # 4 Exhibit # 5 Exhibit)Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	1 9	MEMORANDUM OF LAW in Opposition re: (1040 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>The Aviation Defendants' Notice of Motion for Focused Discovery from the Government</i> .. Document filed by World Trade Center Properties, LLC, World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P., plaintiffs. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)

05/25/2007	<u>20</u>	DECLARATION of Robert A. Clifford, Gregory P. Joseph, Marc S. Moller, Ronald L. Motley, Richard A. Williamson in Opposition re: (1003 in 1:21-mc-00097-AKH-THK) MOTION for Determination of Applicable Law Regarding the Standard of Care., (1026 in 1:21-mc-00097-AKH-THK) MOTION Determination of Applicable Law, Dismissal of All Punitive Damage Claims and for Certain Government Discovery., (1034 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>for a Determination of Applicable Law Regarding the Standard of Care.</i> , (1016 in 1:21-mc-00097-AKH-THK) MOTION Determination of Applicable Law.. Document filed by World Trade Center Properties, LLC, World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P., plaintiffs. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	<u>21</u>	MEMORANDUM OF LAW in Opposition re: (1003 in 1:21-mc-00097-AKH-THK) MOTION for Determination of Applicable Law Regarding the Standard of Care., (1026 in 1:21-mc-00097-AKH-THK) MOTION Determination of Applicable Law, Dismissal of All Punitive Damage Claims and for Certain Government Discovery., (1034 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>for a Determination of Applicable Law Regarding the Standard of Care.</i> , (1016 in 1:21-mc-00097-AKH-THK) MOTION Determination of Applicable Law.. Document filed by World Trade Center Properties, LLC, World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P., plaintiffs. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 05/25/2007)
05/25/2007	<u>22</u>	MEMORANDUM OF LAW in Support re: (1040 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>The Aviation Defendants' Notice of Motion for Focused Discovery from the Government. Memorandum of the Port Authority of New York and New Jersey in Support of Focused Discovery from the Government.</i> Document filed by The Port Authority of New York & New Jersey. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Jacob, Beth) (Entered: 05/25/2007)
06/05/2007	<u>23</u>	PRIVACY ACT ORDER. To the extent that the Government objects to providing the parties with the requested information on the ground that such production is prohibited by the Privacy Act, the objection is overruled and the US shall produce the Requested Information to the parties purs. to 5 U.S.C. 552a(b)(11). This Document relates to 21MC101. (Signed by Judge Alvin K. Hellerstein on 6/5/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 06/05/2007)
06/05/2007	<u>24</u>	AMENDED MEMORANDUM OF LAW in Opposition re: (1040 in 1:21-mc-00097-AKH-THK) MOTION for Discovery <i>The Aviation Defendants' Notice of Motion for Focused Discovery from the Government.</i> , (1026 in 1:21-mc-00097-AKH-THK) MOTION Determination of Applicable Law, Dismissal of All Punitive Damage Claims and for Certain Government Discovery.. Document filed by World Trade Center Properties, L.L.C., 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, 7 World Trade Center Company, L.P., plaintiffs. Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Cohen, Jason) (Entered: 06/05/2007)

06/06/2007	2 5	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiff The Port Authority of New York and New Jersey (PANYNJ), contained in the Amended Flight 11 Master Liability Complaint and 175 Master Liability Complaint, against defendant AirTran, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth in said stipulation of dismissal. This Document relates to 21MC101 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 6/6/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 06/07/2007)
07/23/2007	2 6	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs World Trade Center Properties LLC, 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC, and 7 World Trade Company, L.P. contained in the Amended Cross-Claims by the WTCP Entities Against Certain Defendants In Plaintiffs Amended Flight 11 Master Liability Complaint and Cross-Claims by the WTCP Entities Against Certain Defendants In Plaintiffs Amended 175 Master Liability Complaint, against defendant America West, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth in said stipulation of dismissal. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 7/20/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 07/23/2007)
07/23/2007	2 7	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs World Trade Center Properties LLC, 2 World Trade Center LLC, and 4 World Trade Center LLC, contained in the Cross-Claims by the WTCP Entities Against Certain Defendants In Plaintiffs Amended Flight 175 Master Liability Complaint against defendant Midwest, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth in said stipulation of dismissal. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 7/20/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 07/23/2007)
07/23/2007		Motions terminated: (1058 in 1:21-mc-00097-AKH-THK, 61 in 1:05-cv-07243-AKH) CROSS MOTION to Sever <i>and Stay Claims for Punitive Damages</i> . filed by 7 World Trade Center Company, L.P., 5 World Trade Center LLC, 4 World Trade Center LLC, 2 World Trade Center LLC, 1 World Trade Center LLC, World Trade Center Properties, L.L.C.. (Signed by Judge Alvin K. Hellerstein on 7/23/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 04/04/2008)

09/24/2007	<u>2</u> <u>8</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs The Port Authority of New York and New Jersey contained in the Cross-Claims by the Port Authority Against Certain Defendants In Plaintiffs' Amended Flight 175 Master Liability Complaint, against defendant Midwest, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth in said stipulation of dismissal. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 9/24/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 09/25/2007)
09/24/2007	<u>2</u> <u>9</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiff The Port Authority of New York and New Jersey contained in the Amended Cross-Claims by the Port Authority Against Certain Defendants In Plaintiffs' Amended Flight 11 Master Liability Complaint and Cross-Claims by the Port Authority Against Certain Defendants In Plaintiffs' Amended 175 Master Liability Complaint, against defendant America West, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth in said stipulation of dismissal. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 9/24/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 09/25/2007)
12/19/2007	<u>3</u> <u>0</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs The Port Authority of New York and New Jersey and additional cross-claim plaintiffs, WTC Retail LLC and The Port Authority Trans-Hudson Corporation contained in the Cross-Claims by the Port Authority Against Certain Defendants In Plaintiffs' Amended Flight 175 Master Liability Complaint, against defendant Delta Air Lines, Inc. i/s/h/a Delta Airlines, Inc. and Delta Express, Inc. are hereby dismissed without prejudice and without costs to either party as against the other. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 12/19/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 12/20/2007)
12/19/2007	<u>3</u> <u>1</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs The Port Authority of New York and New Jersey and additional cross-claim plaintiffs, WTC Retail LLC and The Port Authority Trans-Hudson Corporation contained in the Cross-Claims by the Port Authority Against Certain Defendants In Plaintiffs' Amended Flight 175 Master Liability Complaint and Cross-Claims By The Port Authority Against Certain Defendants In Plaintiff's Amended Flight 11 Master Liability Complaint, against defendant ATA Airlines, Inc. s/h/a American Trans Air, Inc. are hereby dismissed without prejudice and without costs to either party as against the other. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 12/19/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 12/20/2007)

12/20/2007	<u>3</u> <u>2</u>	STIPULATION AND ORDER OF DISMISSAL WITHOUT PREJUDICE... It is hereby Stipulated and Agreed by and between the undersigned attorneys of record... that the Cross-Claims by the Cross-Claim Plaintiffs World Trade Center Properties LLC, 1 World Trade Center LLC, 2 World Trade Center LLC, 4 World Trade Center LLC, 5 World Trade Center LLC and 7 World Trade Company, L.P., contained in the Amended Cross-Claims by the WTCP Entities Against Certain Defendants In Plaintiffs Amended Flight 11 Complaint and Cross-Claims by the WTCP Entities Against Certain Defendants In Plaintiffs Amended 175 Master Liability Complaint, against defendant ATA, are hereby dismissed without prejudice and without costs to either party as against the other... and as further set forth. This Document relates to 21MC101, 21MC97 as well as All Cases. (Signed by Judge Alvin K. Hellerstein on 12/20/07) Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(rjm) (Entered: 12/20/2007)
12/21/2007	<u>3</u> <u>3</u>	MOTION for Leave to File Brief of Amicus Curiae in Support of Plaintiffs' Motion to Set Aside the Defendants' Designations of Confidentiality. Document filed by The Reporters Committee for Freedom of the Press. (Attachments: # <u>1</u> Brief in Support of Plaintiffs' Motion to Set Aside Defendants' Designations of Confidentiality)Filed In Associated Cases: 1:21-mc-00097-AKH-THK et al.(Steger, Michael) (Entered: 12/21/2007)
06/14/2011	<u>3</u> <u>4</u>	MINUTE ORDER PURSUANT TO MEMORANDUM FROM THE ADMINISTRATIVE OFFICE OF THE U.S. COURTS, DATED JUNE 15TH, 1973....Case Closed administratively pursuant to Memorandum from the Administrative Office of the United States Courts dated June 15th, 1973.... (Signed by Judge Loretta A. Preska on 5/31/11) (djc) (Entered: 06/15/2011)

PACER Service Center

Transaction Receipt

09/23/2011 11:25:08

PACER Login:	pb0232	Client Code:	foiaproj
Description:	Docket Report	Search Criteria:	1:06-cv-02990-AKH
Billable Pages:	7	Cost:	0.56